Case 2:24-cv-03188-JAM-SCR Docu	iment 9	Filed 07/11/25	Page 1 of 2
8 UNITED STATES DISTRICT COURT			
9 FOR THE EASTERN DISTRICT OF CALIFORNIA			
INTERLINK PRODUCTS	N	o. 2:24-cv- 3188-J	AM-SCR
Plaintiff,	<u>F</u>	INDINGS AND RE	COMMENDATIONS
V.			
DREW BOHAN and MAUNEE SANCHEZ,			
Defendants.			
Plaintiff Interlink Products International, Inc., filed this action on November 18, 2024,			
after which it was assigned to the undersigned in accordance with Appendix A to the Local Rules.			
ECF No. 1. On June 11, 2025, the undersigned issued a minute order advising Plaintiff that the			
22 90-day deadline to serve either Defendants with the Complaint and Summons, pursuant to Fed. R.			
Civ. P. 4(m), had passed. ECF No. 6. Plaintiff was ordered to show cause as to its failure to			
serve Defendants within 14 days. <i>Id.</i> The Court warned Plaintiff that failure to comply would			
result in recommendations to dismiss this action. <i>Id.</i> As of these Findings and			
Recommendations, Plaintiff has not complied with this order.			
When deciding whether to recommend dismissal for failure to comply with a court order,			
the Court must consider "(1) the public's interest in expeditious resolution of litigation; (2) the			
	UNITED ST FOR THE EASTER INTERLINK PRODUCTS INTERNATIONAL, INC., Plaintiff, v. DREW BOHAN and MAUNEE SANCHEZ, Defendants. Plaintiff Interlink Products Interna after which it was assigned to the undersigned ECF No. 1. On June 11, 2025, the undersigned deadline to serve either Defendant Civ. P. 4(m), had passed. ECF No. 6. Plaserve Defendants within 14 days. Id. The result in recommendations to dismiss this Recommendations, Plaintiff has not composition.	UNITED STATES DI FOR THE EASTERN DISTE INTERLINK PRODUCTS INTERNATIONAL, INC., Plaintiff, v. DREW BOHAN and MAUNEE SANCHEZ, Defendants. Plaintiff Interlink Products International, Incafter which it was assigned to the undersigned in ac ECF No. 1. On June 11, 2025, the undersigned issue 90-day deadline to serve either Defendants with the Civ. P. 4(m), had passed. ECF No. 6. Plaintiff was serve Defendants within 14 days. Id. The Court was result in recommendations to dismiss this action. Id Recommendations, Plaintiff has not complied with When deciding whether to recommend dism	FOR THE EASTERN DISTRICT OF CALIFOR INTERLINK PRODUCTS INTERNATIONAL, INC., Plaintiff, v. DREW BOHAN and MAUNEE SANCHEZ, Defendants. Plaintiff Interlink Products International, Inc., filed this action of after which it was assigned to the undersigned in accordance with Appele ECF No. 1. On June 11, 2025, the undersigned issued a minute order a 90-day deadline to serve either Defendants with the Complaint and Sur Civ. P. 4(m), had passed. ECF No. 6. Plaintiff was ordered to show caserve Defendants within 14 days. Id. The Court warned Plaintiff that it result in recommendations to dismiss this action. Id. As of these Finding Recommendations, Plaintiff has not complied with this order. When deciding whether to recommend dismissal for failure to of the Court must consider "(1) the public's interest in expeditious resolutions.

court's need to manage its docket; (3) the risk of prejudice to the defendants; (4) the public policy
favoring disposition of cases on their merits; and (5) the availability of less drastic alternatives."
Ferdik v. Bonzelet, 963 F.2d 1258, 1260-61 (9th Cir. 1992) (citation omitted). "The public's
interest in expeditious resolution of litigation always favors dismissal." Yourish v. Cal. Amplifier
191 F.3d 983, 990 (9th Cir. 1999). The Court's need to manage its docket also weighs in favor of
dismissal, particularly given the heavy caseload in this District. The third factor is neutral given
that Defendant has not yet appeared, but "[u]nnecessary delay inherently increases the risk that
witnesses' memories will fade and evidence will become stale." Pagtalunan v. Galaza, 291 F.3d
639, 643 (9th Cir. 2002). The fourth factor weighs against dismissal, but less so if Plaintiff is not
precluded from litigating this matter. The Court has considered less drastic alternatives and
concludes that dismissal without prejudice is appropriate.

Accordingly, **IT IS HEREBY RECOMMENDED THAT** this action be DISMISSED WITHOUT PREJUDICE.

These findings and recommendations are submitted to the United States District Judge assigned to this case, pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within fourteen (14) days after being served with these findings and recommendations, Plaintiff may file written objections with the court. Such document should be captioned "Objections to Magistrate Judge's Findings and Recommendations." Local Rule 304(d). Plaintiff is advised that failure to file objections within the specified time may waive the right to appeal the District Court's order. *Martinez v. Ylst*, 951 F.2d 1153 (9th Cir. 1991).

DATED: July 11, 2025

SEAN C. RIORDAN

UNITED STATES MAGISTRATE JUDGE